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1	PLEASE TAKE FURTHER NOTICE that this notice relates only to Chad D. Fuss, Esq.
:	DATED this 5 <sup>th</sup> day of August, 2018.
3 4 5 6 7 8 9	LAGOMARSINO LAW
	CHAD D. FUSS, ESQ. Nevada Bar No. 12744 3005 W. Horizon Ridge Pkwy., #241
	Henderson, Nevada 89052 Telephone: (702) 383-2864
	Facsimile: (702) 383-0065 chad@lagomarsinolaw.com
	Attorney for Plaintiff, U.S. Bank Trust, N.A., as Trustee for LSF9 Master Participation Trust
W Nevada 89052 383-0065	[PROPOSED] ORDER
3005 W. Horizon Ridge Pkwy., #241, Henderson, 1 Telephone (702) 383-2864 Facsimile (702) 91 CT Telephone (702) 62 TELEPHONE (702) 75 TELEPHONE (70	IT IS SO ORDERED.
	UNITED STATES DISTRICT COURT JUDGE
	DATED:August 9, 2019
1	
13	Pursuant to FRCP 5(b), I hereby certify that on this 5 <sup>th</sup> day of August, 2019, the foregoing
19	MOTION TO REMOVE ATTORNEY FROM ECF FILING and [PROPOSED] ORDER was
	electronically served on all parties to this action, through the CM/ECF system of the United States
20	District Court, to the following.
2	Michael Beede, Esq. Robert T. Robbins, Esq. <u>eservice@legallv.com</u> <u>rrobbins@kringandchung.com</u>
23	amanda@legallv.com nray@kringandchung.com Attorney for Defendants, Jennifer Uzan St. Attorney for Sterling at Silver Springs Homeowners
2.	John, Čarlos Miranda and Antonia Association Miranda
24	Staban I
2:	An Employee of LAGOMARSINO LAW

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